IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE

KENYANA MONIQUE EVERY,

Debtor.

FIRST INVESTORS SERVICING
CORP.,

Movant,

CONTESTED MATTER

V.

KENYANA MONIQUE EVERY, Debtor;
and S. GREGORY HAYS, Trustee,

Respondents.

NOTICE OF HEARING

PLEASE TAKE NOTICE that **First Investors Servicing Corp.** has filed a Motion for Relief from Automatic Stay and related papers with the Court seeking an order of relief from the Automatic Stay.

PLEASE TAKE FURTHER NOTICE that the Court will hold an initial telephonic number: toll-free number: 833-568-8864; meeting id 161 418 0533 at 9:00 a.m. on January 19, 2023 in Courtroom 1404, The Richard B. Russell Federal Building, 75 Ted Turner Drive, SW, Atlanta, Georgia 30303.

Matters that need to be heard further by the Court may be heard by telephone, by video conference, or in person, either on the date set forth above or on some other day, all as determined by the Court in connection with this initial telephonic hearing. Please review the "Hearing Information" tab on the judge's webpage, which can be found under the "Dial-in and Virtual Bankruptcy Hearing Information" link at the top of the webpage for this Court, www.ganb.uscourts.gov for more information.

Your rights may be affected by the Court's ruling on these pleadings. You should read these pleadings carefully and discuss with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.) If you do not want the Court to grant the relief sought in these pleadings, or if you want the Court to consider your views, then you and/or your attorney must attend the hearing. You may also file a written response to the pleading with the Clerk at the address stated below, but you are not required to do so. If you file a written response, you must attach a certificate stating when, how and on whom (including addresses) you served the response. Mail or deliver your response so that it is received by the Clerk at least two business days before the hearing. The address for the Clerk's Office is: Clerk, United States Bankruptcy Court, Room 1340, U.S. Courthouse, 75 Ted Turner Drive, SW, Atlanta, Georgia 30303. You must also mail a copy of your response to the undersigned at the address stated below.

IF THE MOTION IS FOR RELIEF FROM STAY, and a hearing on the motion for relief from the automatic stay cannot be held within thirty (30) days, Movant waives the requirement for holding a preliminary hearing within thirty days of filing the motion and agrees to a hearing on the earliest possible date. Movant consent to the automatic stay remaining in effect until the Court orders otherwise.

Dated: December 14, 2022 Signature: /s/Philip L. Rubin

Philip L. Rubin 5555 Glenridge Connector Suite 900 Atlanta, Georgia 30342 (404) 869-6900 prubin@lrglaw.com Bar Number 618525

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE : CHAPTER 7

KENYANA MONIQUE EVERY, : CASE NO. 22-59831-JRS

Debtor. :

FIRST INVESTORS SERVICING

CORP.,

Movant, : CONTESTED MATTER

v.

KENYANA MONIQUE EVERY, Debtor; :

and S. GREGORY HAYS, Trustee,

Respondents.

MOTION FOR RELIEF FROM AUTOMATIC STAY

NOW COMES FIRST INVESTORS SERVICING CORP. (the "Movant") and moves this Court for relief from the automatic stay and shows the Court as follows:

1.

On December 5, 2022, Kenyana Monique Every ("Debtor") filed a Voluntary Petition pursuant to 11 U.S.C. Chapter 7, and said case is pending before this Court.

2.

Movant has a net claim in this case secured by a first priority lien against Debtor's vehicle, to wit: 2013 Honda Civic (the "Collateral"). The approximate payoff is \$5,592.51. Loan documents supporting the claim are served herewith on the parties. Debtor is currently delinquent \$917.96 to Movant.

3.

Movant does not have proof of insurance protecting its interest in the Collateral or has been advised that there is no insurance in force.

4

Debtor does not have equity in the Collateral and the Collateral is not necessary to a reorganization that is in prospect. There is no equity in the Collateral to benefit the estate and the Trustee's interest should be abandoned.

5.

Cause exists including the lack of adequate protection to grant Movant relief from the automatic stay so as to authorize Movant to recover and dispose of the Collateral. Movant requests the right to file an amended proof of claim after liquidation of the Collateral.

6.

Movant requests that Bankruptcy Rule 4001(a)(3) be waived.

WHEREFORE, Movant prays that this Court:

- (a) Hold a hearing pursuant to this Motion within thirty (30) days as is required under 11 U.S.C. Section 362(e);
- (b) Grant Movant relief from the automatic stay under 11 U.S.C. Section 362(d) so as to allow Movant to recover and dispose of the Collateral and to apply the net proceeds generated therefrom to its claim in this case, and if the disposition results in a deficiency, amend its claim filed in this case, subject to objection;

- (c) Rule 4001(a)(3) be waived; and
- (d) Grant such other and further relief as the Court deems to be just and proper.

This December 14, 2022.

The Law Office of LEFKOFF, RUBIN, GLEASON, RUSSO & WILLIAMS, P.C. Attorneys for Movant

By:/s/ Philip L. Rubin
Philip L. Rubin
Georgia State Bar No. 618525

5555 Glenridge Connector Suite 900 Atlanta, Georgia 30342 (404) 869-6900 prubin@lrglaw.com

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE	: CHAPTER 7
KENYANA MONIQUE EVERY,	: CASE NO. 22-59831- JRS
Debtor.	· :
FIRST INVESTORS SERVICING CORP.,	:
Movant,	: CONTESTED MATTER
v.	:
KENYANA MONIQUE EVERY, Debtor;	· :
and S. GREGORY HAYS, Trustee,	· :
Respondents.	:

CERTIFICATE OF SERVICE

The undersigned, Philip L. Rubin, hereby certifies that I am, and at all times hereinafter mentioned, was more than 18 years of age, and that I served the MOTION FOR RELIEF FROM AUTOMATIC STAY and NOTICE OF HEARING on the following parties 1) electronically, if allowed by and pursuant to the requirements of local rule, or 2) by depositing same in the United States Mail in properly addressed envelope(s) with adequate postage to all others, as follows:

Kenyana Monique Every 1081 Turkey Run Court SW Lilburn, GA 30047

Lorena L. Saedi 3006 Clairmont Rd. Ste 112 Atlanta, GA 30329 S. Gregory Hays Chapter 7 Trustee Hays Financial Consulting, LLC Suite 555 2964 Peachtree Road Atlanta, GA 30305

This December 14, 2022.

The Law Office of LEFKOFF, RUBIN, GLEASON, RUSSO & WILLIAMS, P.C. Attorneys for Movant

By: <u>/s/ Philip L. Rubin</u>
Philip L. Rubin
Georgia State Bar No. 618525

5555 Glenridge Connector Suite 900 Atlanta, Georgia 30342 (404) 869-6900 prubin@lrglaw.com 12/14/22, 10:05 AM



Collateral Management Services 9750 Goethe Road | Sacramento, CA 95827 www.dealertrack.com

First Investors Financial Services

Lien and Title Information

Account Information

Account Number Loan Number

Branch

Borrower 1

Borrower 2

Borrower Address

KENYANA MONIQUE EVERY

1353 CROOKED TREE COURT LILBURN, GA 30047-0000

Financed Date **Perfected Date** Payoff Date

Dealer ID

Dealer

Dealer Address

Credit Karma

6/9/2017

8/1/2017

5757 Woodway Dr Ste 400 Houston, TX 77057

Lienholder

ELT Lien ID

001101074415

Lienholder

FIRST INVESTORS FINANCIAL SERVICES

Lienholder Address Lien Release Date

Vehicle and Titling Imponestion

VIN

19XFB2F58DE085380 770051172070016

Title Number Title State Year

GΑ 2013 HOND

Make

Model

Owner 1 KENYANA MONIQUE EVERY

Owner 2

Owner Address

1353 CROOKED TREE CT SW LILBURN, GA 300472433

Issuance Date Received Date ELT/Paper

Odometer Reading Branding

8/1/2017 8/1/2017 **ELECTRONIC**

Printed: Wednesday, December 14, 2022 7:05:54 AM PST

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	Note, Disclosure, ar	nd Security Agreement	
Lender	Borrower		
First Investors Financial Services. 5757 Woodway Dr., Ste 400 Houston, TX 77257-2427	1353 Crooked Tree C	ouri Mauri Loan daddendom for additional Renew	hy-Date 06/23/2023 Amount 13,706.04
Truth-in-Lending Disclosures			
Annual Percentage Rate The cost of my credit as a yearly rate. 10,322%	Finance Charge The dollar amount the credit will cost me. \$4,809.48	Amount Financed The amount of credit provided to a or on my behalf. \$ 13,706.04	Total of Payments The amount I will have paid when I have made all scheduled payments. \$ 18,515.52
My Payment Schedule Will Be:	When Payments Are	Dua	"e" means an estimate.
Payments Amount of Payments 72 Months \$ 257.11 \$ \$ \$ \$ \$	•	07/23/2017	
It I pay off this note early, I will no	sed,	litional finance charge.	yment or \$25 whichever is greater.
(brief description of other property)			
2013 Honda Cir	vic 19XFB2F	58DE085380	
56 Assumption Someone busing th	ercentage rate does not take into account ne property securing this obligation can contract documents for any additional	mot assume the remainder of the obl	igation on the original terms, adit, any required repayment before the
Itemization of Amount Finan	cod	Promissory Note	
	5 0.00		Agreement, [X] undicates terms that apply to
Amount given to me directly Amount paid on my (loan) account	s <u>0.00</u> s <u>0.00</u>	this Loan Agreement, Loan Agreen Agreement, and Truth in Londing.	ment refers to this Promissory Note, Security Disclosures, and any extensions, renewals, this Loan Agreement. Loan refers to this
Amount paid to others on my behalf (You may retain or receive a portion of these amounts.)	_ 0.06	transaction-generally, including ob- all documents prepared or submitte security agreements, disclosures, of Agreement refers to the security ag	ligations and duties arising from the terms of rd for this transaction, such as applications, ir notes, and this Loan Agreement. Security recement contained within this Loan to all sames advanced to you under the terms of
To insurance companiès To públic officials	s 18.00	the Loan Agreement, and all prese	numd future debts tifalte All Debts subsection
Go Financial	s 13,139.04	of the Security Agreement has been to each Burnwer stening this limit	n checked). The pronount I, me and my refer a Agreement, individually and together with
GAP Waiver - FIFS	s 549.00	their heirs, successors and assigns, and each other person or legal entity uncluding guarantors, endorsers, and sureties) who agrees to pay this Loan Agreement. You and your refer to the Lender and its successors and assigns.	
(less) Prepaid Finance Charge(s)	s 0.00		
	E0 803 F1	•	•

13,706.04

Amount Financed

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Promise to Pay. For value received, I promise to pay to you, or your order, at your address above, the principal sum of \$ 13,706.04	Commissions, I understand an commissions or fees on any insu- other services that I buy through
plus interest from the date-we disburse the loan proceeds at the rate of 10.32 giver year until Maturity	Warranties and Representation into this Loan Agreement. The cwill not violate any agreement gr
Interest accrues int a 365/365 basis, I agree	a party.
to pay fate charges in accordance with the provisions shown in the	I own all of the Property', unless
Truth-in-Lending Dischoures. The purpose of this loan is.	writing. Your claim to the Prope
auto Payment, I will pay this note as follows:	except as disclosed in writing to Debts. The Property has not bee would violate any laws or subject
Interest due	Default, Subject to any limitali
	section, I will be in default if any 1 tail to make a payment who
Principal due	 I tail to perform any condition agreement I have made with
▼ This note has 72 payments. The first payment	Remedies, Subject to any limit
will be in the amount of \$ 257.16 and	section, after I default, and after opportunity to cure the default, j
unit ha han UMZMZU M	the following.
\$ 257.16 will be due on the same	 Make all or any part of the a Agreement due.
thereafter. The final payment of the entire unpaid balance of principal	 Use any and all remedies your instrument securing this Loa
and interest will be due 06/23/2023	 Make a claim for any and al
How We Will Apply Payments. We may apply each payment to the carried and unpaid part of the Finance Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we	Set off any amount due and
chance. No late charge will be assessed on any payment when the only	 against my right to receive n Make amounts advanced on
delinquency is due to late feet assessed on earlier payments and the payment is	halance owing under the terr
otherwise a full payment. The actual amount of my final payment will depend	· Require me to gather the Pri
on my payment record,	reasonable fashion (unless p
Interest. Interest will accrue on the unpaid principal balance until paid in full. For interest calculation, the accrual method will determine the number of days	Property is provided by law collection and enforcement:
in a year. The interest rate and other charges on this Loan Agreement will	prohibited by law, and follo
never exceed the highest rate or charge allowed by law for this loan. If the amount collected is found to exceed the highest rate or charge allowed, you	liable for any deficiency if v
will refund an amount necessary to comply with the law	the Secured Debts. By choosing any one or more of
Post-Maturity Interest, Interest will accrue after maturity on the unpaid	to use any other remedy. You d
balance of this note on the same basis as interest accrues before maturity,	remedy. By electing not to use
unless a specific post-maturity interest rate is agreed to in the next sentence.	later consider the event a defaul continues or occurs again.
X Interest will accrue at the rate of10.32 % per year on the balance	Real Estate or Residence Se
of this note not paid at maturity, including maturity by acceleration.	real estate or a residence that is
For purposes of this seemon, final maturity occurs on any of the following dates.	and your remedies for such a di the terms of any separate instru
 If this Loan Agreement is payable on demand, on the date you make demand for payment. 	extent not prohibited by Liw an security instrument, by this Loc
If this Loan Agreement is payable on demand with alternate payment	Waivers. To the extent not pr
date(s), on the date you make demand for payment or on the final alternate payment date, whichever is earlier	payment, demand, notice of ac- notice of dishorar. You may re
On the date of the last scheduled payment of principal	Agreement, regardless iff the na release any Borrower, endorser
 On the date you accelerate the due date of this Loan Agreement (demand immediate payment); 	any other cosigner. You may a securing this Loan Agreement.
Propayment. I may prepay this Luan Agreement in whole or in part at any time. Any partial prepayment will not excuse any later scheduled payments.	Collection Expenses and At
until I pay in full.	extent permitted by law, largie
	enforcement, or protection of y
Additional Finance Charge. I also agree to pay a nonretundable fee of S. N/A. and it will be . paid in east paid pro rata	Agreement, Expenses include, costs and other legal expenses.
or \$ N/A , and it will be \(\Boxed{D}\) paid in east. \(\Boxed{D}\) paid pro rata over the loan term. \(\Boxed{D}\) withheld from the proceeds. (If this fee is withheld	owing as anotheys' tees. These
	not paid immediately, these ex
from the proceeds, the amount is included in the principal sum.)	payment until paid in full at the Agreement. All fees and expen
Minimum Interest Charge, Lagree to pay a minimum interest charge of	granted you, if any, To the ext
\$ N/A If I pay this note off before you have earned that much in interest.	Code, I agree to pay the reason as awarded by any court exerc
Other Terms.	

d agree that you (or your affiliate) will earn rance products, and may earn such tees on you or your affiliate:

ons. Thave the power and authorny to enter xecution and delivery of this Loan Agreement overning me or my property, or to which I am

otherwise agreed and disclosed to you in ary is ahead of the claims of any other creditor. you prior to any advance on the Secured n and will not be used for any purpose that I the Property to forteiture or seizure

ons in the Real Estate or Residence Security y of the following occur.

- n duc.
- m or keep any promise of this or any you,

unions in the Real Estate or Residence Security you give any legally required nonce and you may at your option do any one or more of

- mount owing by the terms of this Loan
- as have under state or federal law, or in any n Agreement.
- insurance benefits or refunds that may be
- payable under the terms of this Loan Agreement noney from you, unless prohibited by law.
- my behalf due and add those amounts to the my of this Loan Agreement.
- operty and make it available to you in a robibited by law); keep or dispose of the r; apply the proceeds to your expenses of and then to the Secured Debts; and, unless wing any required notice of deficiency, hold me that you receive from the sale does not satisfy

if these remedies you do not give up your right In not waive a default if you choose not to use a any remedy, you do not waive your right to it and to use any remedies if the default

earlty. If this Loan Agreement is secured by personal property, the existence of a default efault will be determined by applicable law, by ment creating the security interest and, to the d not contrary to the terms of the separate ін Адпестені

ohibited by law, I waive protest, presentment for celeration, notice of intent to accelerate, and new or extend payments on this Loan umber of such renewals or extensions. You may , guarantor, surety, accommodation maker, or elease, substitute, or impair any Property

torneys' Fees, On or after Detailt, to the e to pay all reasonable expenses of collection, rour rights and remedies under this Loan but are not himsed to, anomeys' tees, court Lagree to pay 15% of the principal and interest e expenses are due and payable immediately, if penses will bear interest from the date of e rate provided in the terms of this Loan ses will be secured by the Property I have tent permitted by the United States Bankruptcy nable attorneys' fees you incur to collect this debt ising jurishetion under the Bankruptey Code.

General Provisions. This Loan Agreement is governed by the laws of Georgia, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located. If two or more Borrowers sign this Loan Agreement, we are liable to repay jointly and severally. This Loan Agreement is the complete and final expression of our agreement. No modification of this Loan Agreement is effective unless made in writing and signed by me and you. The duties and benefits of this Loan Agreement will bind and benefit the successors and assigns of the and you. If any provision of this Loan Agreement is unenforceable, then the unenforceable provision will be severed and the remaining provisions will be enforceable.

Unless otherwise required by law, any notice will be given by delivering it or mailing it by first-class mail to my last known address. Notice to one party will be deemed to be notice to all paries. Where a notice is required. I agree that 40 days prior written notice will be reasonable notice to me under the Uniform Continertial Code or other applicable state law.

I will provide you any financial statement or information you request. All financial statements and information I give you will be correct and complete. My name and address are my exact legal name and my principal residence. I will provide you with at least 30 days notice prior to changing my name or principal residence:

I agree to sign, deliver, and filerany additional documents or certifications that you may consider necessary to perfect, commue, and preserve my obligations under this Loan and to confirm your lien status on any Property.

Security Agreement

Security. To secure the obligations of this Loan Agreement, I give you a security interest in the Property described below:

2013 Honda

Civic

19XFB2F58DE085380

	SIPDobts. The Property will also serve as collateral t	ſu
all :	esent and future debts.	
	Other Security. This Loan Agreement is secured by	

Generally, Property means any collateral described in this Loan Agreement in which I have an interest, now or in the future, wherever the Property is or will be located, and all-proceeds and products from the Property. Property includes all parts, accessories, repairs, replacements, improvements, and accessions to the Property; any original evidence of title or ownership; and all obligations that support the payment or performance of the Property.

If the All Debts subsection is checked, the Property also secures all present and house debts, even it this Loan Agreement is not referenced in the debt instrument, the future debts are also secured by other collateral, or if the nature debt is unrelated to or of a different type than this debt. Nothing in this Loan Agreement is a controllment to make future loans or advances. This Loan Agreement will not secure any debt for which you fail to give any required notice of the right of rescission (i.e., right to cancel), or any debt for which a nonspissessory, non-purchase money security interest is created in household goods in connection with a consumer hour, as thase terms are defined by federal law governing untain and deceptive credit practices.

Purchase Money Socurity Interest. If this is a purchase money ban (the homeproceeds are used to purchase the collateral). I authorize you, at your option, to dishuse the home proceeds directly to the seller of the Property purchased with loan proceeds will remain subject to your purchase money security interest until the Secured Debts are paid in full. Payments on any mon-purchase money hom also secured by this Security Agreement will not be applied to the purchase money home payments on the purchase money home will be applied first to the non-purchase money portion of the hom, if any, and then in the purchase money purion in the order in which the purchase money Property was acquired. If the purchase money Property was acquired at the sone time, then payments will be applied in the order you select. No security interest will be terminated by application of this formula.

Waiver and Assignment of Exemptions, I waive and renounce all exemptions provided by the constitution and the law of the State of Georgia as they relate to any interest in property given as security for this note, I assign to you sufficient amount of such exemptions to pay the amount due under this note, I direct the trustee to deliver to you a sufficient amount of such secured property claimed as exempt to pay of the amount so allowed on this note.

Assumptions, Someone buying the Property connot assume the obligation. You may declare the entire balance of the Loan Agreement to be immediately due and payable upon the creation of, or contract for the creation of, a transfer or sale of the Property.

Perfection of Security Interest. I authorize you to file a financing statement covering the Property. Lagree to comply with, facilitate, and otherwise assist you in connection with perfecting your security interest under the Unitornal Commercial Code.

Duties Toward Property. I will protect the Property and your interest against any competing claim. Except as otherwise provided in this Loan Agreement, I will keep the Property in my possession at the address indicated in this Loan Agreement. I will keep the Property in good repair and use it only for personal, family, or household purposes. I will immediately inform you of any loss or damage to the Property. You have the right of reasonable access in inspect the Property.

I will keep books, records, and accounts about the Property and my assets in general, to which I will allow you reasonable access. I will pay all taxes and assessments levied or assessed against me or the Property. I will not sell, lease, license, or otherwise transfer or encumber the Property without your prior written consent. You do not authorize any sale or ather disposition of the Property. Any sale or disposition you do not authorize will violate your rights.

If I pledge the Property to you (deliver the Property into your, or your designated third party's possession or control). I will, upon receipt, deliver any proceeds and products of the Property to you. I will provide you with any notices, documents, financial statements, reports, and other information relating to the Property Licecive as the owner of the Property.

Insurance. I agree to keep the Property insured against the risks reasonably associated with the Property until the Property is released from this Security Agreement. I may provide the required insurance through an existing policy of insurance, that I own or control, or through a policy that I bay. I have free choice in the selection of an insurance company, subject to applicable law, I will maintain this insurance in the amounts you require and have the insurance company name you as loss payer on any insurance policy. I will give you and the insurance company immediate notice of any loss. You may apply the insurance proceeds toward what is owed on the Secured Debts. If the insurance proceeds do not cover the amounts I owe you, I will pay the difference. You may require additional security as a condition of permitting any insurance proceeds to be used to repair or replace the Property. If you acquire the Property in damaged condition, my rights to any insurance policies and proceeds will pass to you to the extent of the Secured Debts. I will immediately notify you of cancellation or termination of insurance.

Lam required to maintain insurance on the Property to protect your interest. If I fail to maintain the required insurance, or fail to provide you with evidence of insurance, I undo stand and agree to the following.

- You may (but are not required to) place insurance on the Property to protect your interest, which will not cover my aquity in the Property.
- The insurance you provide may be written by a company other than one I would choose and may be written at a higher rate than I could obtain if I purchased the insurance.
- ♦ I will pay for the costs of any Property insurance you provide.

Authority to Perform. I authorize you'de do anything you deem reasonably necessary to procee the Property and your security interest in the Property. It tail to perform any of my duties under this Loan Agreement, you are authorized, after providing me with any required notice and opportunity to perform, to perform the duties in cause them to be performed and add the costs of performance to the Secured Debts. These authorizations include, but are not limited to, permission to pay for the repair, maintenance, and preservation of the Property and taking any action to obtain or preserve the benefits and rights of the Property. Your authority to perform for me will not create an obligation to perform and your tailure to perform will not preclude you from exercising any other rights under the law or this Security Agreement. If you come time actual or constructive possession of the Property, you will preserve and protect the Property to the extent required by law. Your duty of care with respect to the Property will be satisfied it you exercise reasonable care in the satekeeping of the Property or in the selection of a third party in pussession of the Property.

Consumer Losn - Not for Open-End Credit

Case 22 59831 jrs - Doe 15 - Filed 12/14/22 - Entered 12/14/22 17:02:02 - Desc Main Document - Page 12 of 12

hird Party Agreement on the purposes of the provisions within this enclosure, I, me or my means the erson signing below and you means the Lender identified in this Loan agreement. agree to give you a security interest in the Property that is described in the ecurity Agreement section. I agree to the terms of this Loan Agreement, but I in no way personally liable for payment of the debt. This means that it the fortower defaults, my interest in the secured Property may be used to satisfy the Bottower's debt. I agree that you may, without releasing me or the roperty from this Third Party Agreement and without notice or demand upon the, extend new credit to any Borrower, renew or change this Loan Agreement in it more times and for any term, or fail to perfect your security interest in inpair, or release any security (including guaranties) for the obligations of any torrower, by signing under seal, I agree to the terms contained in this Loan Agreement, have received a completed copy of this Loan Agreement.	Federal Sale of Insurance Disclosure Product refers to any insurance product or annuty. I purchase from you. With regard to any Product I purchase from you, the tollowing apply. The Product is not a deposit account or other obligation of any depository insumion or any artificate of any depository insumion. The Product is not guaranteed or insured by any depository institution or any artificate of any depository institution. The Product is not insured by the Federal Deposit Insurance Corporation (FDIC). The Product, except in the case of Federal Flood Insurance or Federal Crop insurance, is not insured by any federal government agency. If this box is checked, there is investment risk associated with the Product, including the possible loss of value. By signing, I acknowledge that I have received a copy of this disclosure on today's date. Unless these disclosures are provided electronically or I have purchased the Product by mail, I also acknowledge that you have provided these disclosures to me orally.	
, N/Δ (Sea)	N/A	Date
\) ×	
N/A	<u></u>	
	xN/A	Date
Attach PFC "Preservation of Consumer Claims and Defenses" Nonce if Applicable.		
	ALFA	_
	xN/A	Date
Insurance	NOTICE TO COSIGNER	
re quoting below ONLY the coverages I have chosen to purchase. Credit Life Premium S N/A Single I Joint None Term N/A Credit Disability Premium S N/A I Single I Joint None Term N/A N/A Premium S N/A Single I Joint None Term S N/A Signature, My signature below means I want (only) the insurance coverage(not pay. You also may have to pay latinerease this amount. The creditor can collect this debt.from the borrower. The creditor can use the that can be used against the borrower wages, etc. If this debt is ever in defacted trecord. This notice is not the contract that may	n you without first trying to collect from he same collection methods against you , such as sning you, garnishing your alt, that fact may become part of your
quinted above. If "None" is checked, I have declined the coverage you offered	Its similar under sent. I herce to the	terms contained in this Loan Agreement of this Loan Agreement on today's date.
XDOB		THE CAPIT MATERIAL COMPLETE AND ADDRESS OF THE PATENTS OF PERSONS AND
	 Cosigners, See Notice to Cosigner at 	
X BOB		
x DOB	- Xennara F	nove betwee signing.
XDOR	- x Kenyana Monique Every	Nove before signing.
XDOB	x Kully T Kenyana Monique Every x	Seal
X	× Kenyana Monique Every ×	And before signing. Soul
X	× Kenyana Monlylue Every ×	(Seal
X	× Kenyana Monlylue Every ×	(Seal
X	× Kenyana Monlylue Every ×	Soul